(10) FOR TRANSCRIBING AND ENTERING THE DOCKET ENTRY OF AN EXECUTION WHICH HAS BEEN SATISFIED OR OTHERWISE FINALLY SETTLED INCLUDING AN EXECUTION OR OTHER FINAL PROCESS UNDER WHICH THE PERSONAL PROPERTY WAS SEIZED AND THE ACCOMPANYING SCHEDULE OF EXECUTION AND SHERIFF'S RETURN - 25 CENTS FOR EACH ACTION; AND]

[[(11)]] $\underline{(9)}$ FOR CERTIFICATION OF ANY COURT PAPER - \$1.

REVISOR'S NOTE: This section is new language derived from Art. 36, §12(a), (b), and (c) as amended by Ch. 532, Acts of 1973, and Art. 17, §30.

Paragraph (b) (8) is inserted to correct an omission in Ch. 532, Acts of 1973. The section reflects current practice in this matter.

Provisions of Art. 17, §34 relating to fees for recording divorce decrees, §5 relating to entries in the claims docket, and §30 relating to docket entries of satisfaction of judgments are proposed for repeal as obsolete. These provisions are now covered by the other provisions of §7-202.

The provisions of Art. 36, §12(c) and (d) were not allocated to the Court's Article. The Commission has indicated that §12(c) may be allocated to the Property Article and §12(d) should go with non-courts portion of Art. 17.

The perjury provision is proposed for deletion as unnecessary. Art. 27, §435 covers it.

SEC. 7-203. FEES IN PROCEEDING TO FORECLOSE RIGHT OF REDEMPTION.

(A) IN GENERAL.

THE FEES AND DISBURSEMENTS IN ANY PROCEEDINGS TO FORECLOSE THE RIGHT OF REDEMPTION MAY NOT EXCEED \$6.50. THE FEES DO NOT INCLUDE RECORDING FEES.

- (B) FEES IF MORE THAN ONE PROPERTY IS INCLUDED.
- IF MORE THAN ONE PROPERTY IS INCLUDED IN THE SAME